

ORIGINAL ~~AL~~ THE UNITED STATES DISTRICT COURT  
FOR THE STATE OF DELAWARE

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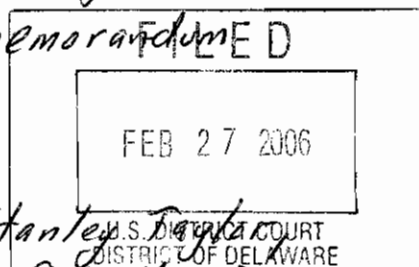
Richard E. Shockley, Jr.  
Plaintiff,  
V.

Stanley Taylor, et al.  
Defendants,

Order To Show Cause  
For a Preliminary  
Injunction

Civil Action No. \_\_\_\_\_

Upon the complaint, the supporting  
affidavits of the plaintiff, and the memorandums  
of law submitted herewith, it is:



Ordered that defendants, Stanley Taylor, Thomas Carroll, Lt. McCarty, Lt. Satterfield, Sgt. Marvin Creasy, Sgt. Vangorder, Officer Roger Raney, Officer Calhoun, et al., show cause in room \_\_\_\_\_ of the United States Courthouse, located at 844 N. King Street, Wilmington, Delaware, on the \_\_\_\_\_ day of \_\_\_\_\_, 200\_\_\_\_, at \_\_\_\_\_ o'clock, why a preliminary injunction should not issue pursuant to Rule 65(a) of the Federal Rules of Civil Procedure enjoining the defendants, their successors in office, agents and employees and all other persons acting in concert and participation with them, from making false allegations, discussing plaintiff's legal matters, spreading rumors among staff and inmates that plaintiff is a snitch, impound all records,

papers, and reports which relate to the disciplinary action against Kenny Reeder # 253949, which took place on November 14, 2005, stop the harassment and retaliation by prison staff and monitor for retaliation.

Also monitor for retaliation towards all persons who provide declarations supporting plaintiff's complaint.